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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/615,122	07/08/2003	Motoya Hayase	JCF-0002	9090
7590 02/09/2007 Mills & Onello Suite 605			EXAMINER STIGELL, THEODORE J	
,			3763	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		02/09/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)				
Office A - 4' O	10/615,122	HAYASE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Theodore J. Stigell	3763				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tirr ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	lely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status	• .					
1) Responsive to communication(s) filed on 21 De	ecember 2006					
· · · · · · · · · · · · · · · · · · ·	action is non-final.					
· <u> </u>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
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Disposition of Claims						
4)⊠ Claim(s) <u>1-20</u> is/are pending in the application.						
4a) Of the above claim(s) 5,10,11 and 17-20 is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-4,6-9 and 12-16</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
		·				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
 Certified copies of the priority documents have been received. 						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of	• • • • • • • • • • • • • • • • • • • •	d				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2)	Paper No(s)/Mail Da 5) Notice of Informal P					
Paper No(s)/Mail Date 6) Other:						

DETAILED ACTION

Election/Restrictions

Applicant's election without traverse of Group I and Species B (claims 1-4, 6-9, and 12-16) in the reply filed on 12/21/2006 is acknowledged.

Claims 5, 10-11, and 17-20 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species/invention, there being no allowable generic or linking claim.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4, 6-9, and 13-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Kaneshige (6,527,737). Kaneshige discloses a catheter for insertion into a biological conduit comprising an elongate catheter shaft (1) having a proximal end and a distal end, a material collection chamber (inside lumen of 1), located within the catheter body, a controllably arcuate segment (16) including at least one opening (slits) that create a fluid path between the material collection chamber and an exterior portion, and a sliding member (6) that moves material received through the arcuate segment opening into the material collection chamber away from the opening (the wire (6) opens the slits and creates a flow therethrough), further comprising suction means (23) near the proximal end, an aspiration chamber (2), and a one-way valve (4), wherein the

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material collection chamber is proximal to the controllably arcuate segment, further

comprising a material extraction lumen (lumen of 1), wherein the controllably arcuate

segment has a normally bowed bias, wherein the segment is straightened by the sliding

member, wherein the sliding member is attached to a flexible shaft (proximal end of 6),

and further comprising a rotational orientation element (22).

Claims 1-3, 6-8, and 12-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Chee (6,017,323). Chee discloses a catheter for insertion into a

biological conduit comprising an elongate catheter shaft (100) having a proximal end

and a distal end, a material collection chamber (inside lumen of 100), located within the

catheter body, a controllably arcuate segment (102,104) including at least one opening

(120) that create a fluid path between the material collection chamber and an exterior

portion, and a sliding member (124) that moves material received through the arcuate

segment opening into the material collection chamber away from the opening, further

comprising suction means near the proximal end, an aspiration chamber, wherein the

material collection chamber is proximal to the controllably arcuate segment, further

comprising a material extraction lumen (lumen of 100), wherein the controllably arcuate

segment has a normally bowed bias, wherein the sliding member has a cutting edge,

wherein the sliding member is attached to a flexible shaft (106), and further comprising

a rotational orientation element (116).

Claims 1-7 and 13-16 are rejected under 35 U.S.C. 102(b) as being anticipated

by Hunter (3,081,770). Hunter discloses a catheter for insertion into a biological conduit

comprising an elongate catheter shaft (106) having a proximal end and a distal end, a

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material collection chamber (inside lumen of 106), located within the catheter body, a controllably arcuate segment (distal end of 106, any catheter or needle that can be bent is controllably arcuate) including at least one opening (108,110) that create a fluid path between the material collection chamber and an exterior portion, and a sliding member (112) that moves material received through the arcuate segment opening into the material collection chamber away from the opening, further comprising suction means near the proximal end, an aspiration chamber (inside of 78), and a one-way valve (96), wherein the material collection chamber is proximal to the controllably arcuate segment, further comprising a material extraction lumen (lumen of 106), wherein the sliding member is attached to a flexible shaft (104), and further comprising a rotational orientation element (88).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Theodore J. Stigell whose telephone number is 571-272-8759. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nicholas Lucchesi can be reached on 571-272-4977. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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